## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CIVIL MINUTES – GENERAL**

Case No.: CV 22-02464-AB (R	AO) Date: March	17, 2023	
Title: Rod Anthony Huff v.	People of the State of California		
Present: The Honorable I	ROZELLA A. OLIVER, U.S. MAGISTRATE	JUDGE	
	,		
Donnamarie Luengo	N/A		
Deputy Clerk	Court Reporter / Reco	Court Reporter / Recorder	
	_		
Attorneys Present for Petitic	oner: Attorneys Present for Res	Attorneys Present for Respondent:	
•	·	-	
N/A	N/A		
<b>Proceedings:</b> (In Chambers) <b>ORDER TO SHOW CAUSE RE: MOOTNESS</b>			

Pending before the Court is Petitioner Rod Anthony Huff's Amended Petition for Writ of Habeas Corpus. Dkt. No. 9. The Amended Petition alleges that Petitioner, a pretrial detainee, is unlawfully confined in connection with a matter pending in Los Angeles County Superior Court.

A public check of the Los Angeles Sheriff's Department inmate locator shows that Petitioner was released on bond December 11. 2022. See https://www.bop.gov/mobile/find inmate/byname.jsp#inmate results.

In light of Petitioner's release from custody, the instant Petition appears moot because the Court cannot grant Petitioner the relief he seeks in this matter. A federal court's jurisdiction is limited to actual cases or live controversies. Lewis v. Cont'l Bank Corp., 494 U.S. 472, 477 (1990). "[F]ederal courts may not 'give opinions upon moot questions or abstract propositions."" Calderon v. Moore, 518 U.S. 149, 150 (1996) (per curiam) (quoting Mills v. Green, 159 U.S. 651, 653 (1895)). "[W]hen an administrative agency has performed the action sought by a plaintiff in litigation, a federal court 'lacks the ability to grant effective relief,' and the claim is moot." Rosemere Neighborhood Ass'n v. EPA, 581 F.3d 1169, 1173 (9th Cir. 2009) (quoting Pub. Util. Comm'n v. FERC, 100 F.3d 1451, 1458 (9th Cir. 1996)); see also Arthur v. Milunsic, No. CV 12-10404-DDP (CW), 2013 WL 1890335, at \*1 (C.D. Cal. Mar. 22, 2013).

Because Petitioner's release appears to moot the relief he sought by initiating this action, the matter no longer involves a "live controversy." See Farnsworth v. Tewes, Case No. EDCV 15-02407-JFW (DTB), 2016 WL 1253382, at \*2 (C.D. Cal. Feb. 18, 2016) (citing Kittel v. Thomas, 620 F.3d 949, 951-52 (9th Cir. 2010) (denying petitioner's request for a protective ruling in the

## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CIVIL MINUTES – GENERAL**

Case No.:	CV 22-02464-AB (RAO)	Date: March	17, 2023		
Title: Rod Anthony Huff v. People of the State of California					
_	overnment raises an argument adverse to ger involved a "live controversy," render	-			
should be d	ismissed as moot.				
on or before Petitioner e the attached	ght of the foregoing, IT IS ORDEREI  e April 7, 2023, why this case should no lects not to proceed in this action, he may de Notice of Dismissal by the foregoing f this action without prejudice.	t be dismissed on the grounds o ay expedite matters by signing	f mootness. If and returning		
Petitioner is cautioned that, absent further order of the Court, his failure to timely file a response to this order or a Notice of Dismissal may result in the dismissal of this action with or without prejudice on the grounds above or for failure to diligently prosecute.					
IT I	S SO ORDERED.				
Atta	chment.				
		Initials of Preparer	:: dl		